

DETAILED ACTION
EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it **MUST** be submitted no later than the payment of the issue fee.
2. Authorization for this examiner's amendment was given in a telephone interview with Attorney of record Jonathan Osha on 10/10/2008.

The application has been amended as follows:

Claim 13 has been changed as follows:

- 13. A communication device comprising:
- a subscriber identity module,
 - wherein the communication device is configured to communicate with a server via a first wireless communication network and a second wireless communication network, wherein the communication device comprises functionality to :
 - receive a subscriber identity module management-request instruction from the server via the first wireless communication network, and
 - deliver the subscriber identity module management-request to the subscriber identity module,

wherein the subscriber identity module comprises software to execute the subscriber identity module management-request instruction, and

wherein the communication device automatically requests the server to effect a content downloading operation into the subscriber identity module over the second wireless communication network in response to the execution of the subscriber identity module management-request instruction. --

Claim 21 has been changed as follows:

-- 21. A computer readable medium having encoded thereon a computer program product for a subscriber identity module inserted in a communication device configured to communicate with a server via a first wireless communication network and a second wireless communication network, the program, when executed, is configured to enable the communication device to:

receive a subscriber identity module management-request instruction from the server via the first wireless communication network, and deliver the subscriber identity module management-request instruction to the subscriber identity module,

wherein the computer program product comprises instructions for executing the subscriber identity module management-request instruction, and

wherein the communication device automatically requests the server to effect a content downloading operation into the subscriber identity module via the second wireless communication network in response to the execution of the subscriber identity module management-request instruction. --

Claim 23 has been changed as follows:

-- 23. **A subscriber identity module** to be inserted in a communication device, the communication device being configured to communicate with a server via a first **wireless** communication network and a second **wireless** communication network, wherein the communication device comprises functionality to receive a subscriber identity module management-request instruction from the server via the first **wireless** communication network, and the **subscriber identity module** being arranged to perform the following steps:

an instruction receiving step wherein the **subscriber identity module** receives from the communication device the subscriber identity module management-request instruction;

an executing step wherein the **subscriber identity module** automatically executes the subscriber identity module management-request instruction which causes the communication device to request the server to effect a content downloading operation into the **subscriber identity module** via the second **wireless** communication network. --

Claims 18-20 are cancelled.

(End of Amendment)

REASONS FOR ALLOWANCE

3. Claims 13-17 and 21-24 are allowed over the prior art of record.

4. The following is an examiner's statement of reasons for allowance:

The applicant's Remarks, filed on 07/18/2008, have been carefully reviewed with update search. Consequently, reasons for allowance of claims 13-17 and 21-24 are set forth in according to the applicant's remarks stated on pages 7-9.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A. Pham whose telephone number is (571) 272-8097. The examiner can normally be reached on Monday through Friday, 8:30 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Anderson can be reached on (571) 272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have question on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/TUAN A PHAM/
Examiner, Art Unit 2618